leader and second leader shall be treated as if they had not been so assigned.

(As amended Sept. 7, 1962, Pub. L. 87-649, § 14c(52), 76 Stat. 501.)

AMENDMENTS

1962—Subsec. (b). Pub. L. 87-649 repealed the first and second sentence which related to pay and allowances for the leader and second leader of the Naval Academy Band, and to crediting of service for pay purposes. See sections 207 and 424 of Title 37, Pay and Allowances of the Uniformed Services.

EFFECTIVE DATE OF 1962 AMENDMENT

Amendment of section by Pub. L. 87-649 effective on Nov. 1, 1962, see section 15 of Pub. L. 87-649, set out as a note preceding section 101 of Title 37, Pay and Allowances of the Uniformed Services.

CROSS REFERENCES

Pay and allowances, see sections 207 and 424 of Title 37, Pay and Allowances of the Uniformed Services.

PART IV.—GENERAL ADMINISTRATION

AMENDMENTS

1962—Analysis of part IV of subtitle C amended by Pub. L. 87-533, § 2, July 10, 1962, 76 Stat. 155, which substituted "United States Naval Oceanographic" for "Hydrographic" in the heading of chapter 639.

Chapter 631.—SECRETARY OF THE NAVY: MIS-CELLANEOUS POWERS AND DUTIES

Sec.

7227. Foreign naval vessels and aircraft: supplies and services.

AMENDMENTS

1959—Pub. L. 86-55, § 2, June 23, 1959, 73 Stat. 89, inserted "and aircraft" in item 127.

§ 7227. Foreign naval vessels and aircraft: supplies

- (a) The Secretary of the Navy, under such regulations as he prescribes, may authorize any United States naval vessel or activity to furnish any of the following supplies or services, when in the best interests of the United States, on a reimbursable basis without an advance of funds if similar supplies and services are furnished on a like basis to naval vessels and military aircraft of the United States by the friendly foreign country concerned:
 - (1) routine port services in territorial waters of the United States or in waters under United States control, including pilotage, tugs, garbage removal, line-handling, and utilities, to naval vessels of friendly foreign countries;
 - (2) routine airport services, including landing and takeoff assistance, use of runways, parking and servicing, to military aircraft of friendly foreign countries;
 - (3) miscellaneous supplies, including fuel, provisions, spare parts, and general stores, but not including ammunition, to naval vessels and military aircraft of friendly foreign countries; and
 - (4) Overhauls, repairs, and alterations together with necessary equipment and its installation required in connection therewith, to naval vessels and military aircraft of friendly foreign countries.

- (b) Routine port and airport services may be furnished under this section at no cost to the foreign country concerned where such services are provided by United States naval personnel and equipment without direct cost to the Navy.
- (c) Payments for supplies and services furnished under this section may be credited to current appropriations so as to be available for the same purpose as the appropriation initially charged. (As amended June 23, 1955, Pub. L. 86-55, § 1, 73 Stat. 89.)

AMENDMENTS

1959—Pub. L. 86-55 authorized supplies and services to be furnished by any United States naval vessel or activity, and the furnishing of supplies and services to aircraft, eliminated provisions which limited the furnishing of supplies on a reimbursable basis to ships of foreign countries that had entered into a prior reciprocal agreement, and which permitted services, including overhauling, repairs, alterations and installation of equipment, to be furnished only if funds to cover the estimated cost thereof were advanced, and permitted the furnishing of routine port and airport services at no cost where such services are without direct cost to the Navy.

§ 7230. Sale of degaussing equipment.

- (a) To promote the installation, repair, and maintenance of degaussing equipment on vessels registered under the laws of the United States, the Secretary of the Navy may, under such regulations as he may prescribe, sell degaussing equipment that is available from Navy stocks, but that is not readily available commercially, to owners or operators of privately owned merchant ships of United States registry.
- . (b) Sales under this section shall be at prices representing the current or estimated replacement cost to the Navy.
- (c) The proceeds of sales under this section shall be paid to the credit of the current appropriation or fund concerned. (As amended Pub. L. 87-651, Title I, § 125, Sept. 7, 1962, 76 Stat. 514.)

AMENDMENTS

1962—Pub. L. 87-651 amended section generally without substantive change to conform to the style adopted in the revision of this title.

Chapter 639.—UNITED STATES NAVAL OCEAN-OGRAPHIC OFFICE AND NAVAL OBSERVA-TORY

Sec.

7391. United States Naval Oceanographic Office: establishment and duties.

7392. United States Naval Oceanographic Office: maps, charts, and books.

7393. United States Naval Oceanographic Office: pilot charts.

AMENDMENTS

1962—Pub. L. 87-533, § 1(a)(1), (b), July 10, 1962, 76 Stat. 154, 155, sub. tituted "United States Naval Oceanographic" for "Hydrographic" in the chapter heading and in items 7391—7393.

§ 7391. United States Naval Oceonographic Office: establishment and duties.

There is attached to the Office of the Chief of Naval Operations a United States Naval Oceanographic Office. The United States Naval Oceanographic Office shall improve means of navigating vessels of the Navy and the merchant marine by providing, under the authority of the Secretary of the Navy, accurate and inexpensive nautical charts, sailing directions, books on navigation, and manuals of instructions for the use of all vessels of the United States and of navigators generally. (As amended July 10, 1962, Pub. L. 87-533, § 1(a)(2), 76 Stat. 154.)

AMENDMENTS

1962—Pub. L. 87-533 substituted "United States Naval Oceanographic" for "Hydrographic" in the catchline, and wherever appearing in the text.

§ 7392. United States Naval Oceanographic Office: maps, charts, and books.

The Secretary of the Navy, under such regulations as he prescribes, may—

(1) have the United States Naval Oceanographic maps, charts, and nautical books required in navigation and have such materials published and furnished to navigators; and

(As amended July 10, 1962, Pub. L. 87-533, § 1(a) (3), 76 Stat. 154.)

AMENDMENTS

1962—Pub. L. 87-533 substituted "United States Naval Oceanographic" for "Hydrographic" in the catchline, and in cl. (1).

- § 7393. United States Naval Oceanographic Office; pilot charts.
- (a) There shall be conspicuously printed on pilot charts prepared in the United States Naval Oceanographic Office: "Prepared from data furnished by the United States Naval Oceanographic Office of the Department of the Navy and by the Weather Bureau of the Department of Commerce, and published at the United States Naval Oceanographic Office under the authority of the Secretary of the Navy".
- (b) The Weather Bureau of the Department of Commerce shall furnish to the United States Navai Oceanographic Office, as expeditiously as possible, all meteorological information received by the Weather Bureau that is necessary for, and of the character used in, the preparation of pilot charts. (As amended July 10, 1962, Pub. L. 87-533, § 1(a) (4), 76 Stat. 154.)

AMENDMENTS

1962—Pub. L. 87-533 substituted "United States Naval Oceanographic" for "Hydrographic" in the catchline and wherever appearing in the text.

§ 7394. Price of maps, charts, and nautical books.

All maps, charts, and other publications issued by the United States Naval Oceanographic Office, furnished to navigators, shall be paid for at the cost to the United States of the paper and printing. Money received from the sales shall be covered into the Treasury. (As amended July 10, 1962, Pub. L. 87-533, § 1(a) (5), 76 Stat. 154.)

AMENDMENTS

1962—Pub. L. 87-533 substituted "United States Naval Oceanographic" for "Hydrographic."

Chapter 641.—NAVAL PETROLEUM RESERVES Sec.

7438. Rifle, Colorado, Plant; possession, use, and transfer of.

AMENDMENTS

1962—Pub. L. 87-796, § 1(13), Oct. 11, 1962, 76 Stat. 906, substituted "Riffe, Coloredo, plant; possession, use, and transfer of" for "Exclusion of naval oil shale reserves" in item 7438.

§ 7421. Jurisdiction and control.

- (a) The Secretary of the Navy shall take possession of all properties inside the naval petroleum and oil shale reserves that are or may become subject to the control of and use by the United States for naval purposes, except as otherwise provided in section 7438 hereof.
- (b) The Secretary has exclusive jurisdiction and control over those lands inside naval petroleum reserves numbered 1 and 2 that are covered by leases granted under sections 181—184, 185—188, 189—194, 201, 202—209, 211—214, 223, 224—226, 226d, 226e, 227—229a, 241, 251, and 261—263 of title 30, and shall administer those leases. (As amended Oct. 11, 1962, Pub. L. 87–796, § 1(1), 76 Stat. 904.)

AMENDMENTS

1962—Subsec. (a). Pub. L. 87-796 empowered the Secretary to take possession of all properties inside the oll shale reserves, and inserted the exception clause.

§ 7422. Administration.

- (a) Except as otherwise provided in section 7438 hereof, the Secretary of the Navy, directly or by contract, lease, or otherwise, shall explore, prospect, conserve, develop, use, and operate the naval petroleum and oil shale reserves in his discretion, subject to approval by the President.
- (b) The naval petroleum and oil shale reserves and lands outside naval petroleum reserve numbered 1 covered by contracts under section 7426 of this title, shall be used and operated for—
 - (1) the protection, conservation, maintenance, and testing of those reserves; or
 - (2) the production of petroleum, gas, oil shale and products thereof whenever and to the extent that the Secretary, with the approval of the President, finds that it is needed for national defense and the production is authorized by a joint resolution of Congress.
- (c) The Secretary of the Navy may under subsection (a) develop the South Barrow gas field, naval petroleum reserve numbered 4, to supply gas to installations of the Department of Defense and other agencies of the United States located at or near Point Barrow, Alaska, the native village of Barrow, and other communities and installations at or near Point Barrow, Alaska. (As amended Aug. 24, 1962, Pub. L. 87–599, § 1, 76 Stat. 401; Oct. 11, 1962, Pub. L. 87–796, § 1(2), 76 Stat. 904.)

AMENDMENTS

1962—Subsec. (a). Pub. L. 87-796 substituted "Except as otherwise provided in section 7438 hereof, the Secretary" for "The Secretary", and included oil shale reserves.

Subsec. (b). Pub. L. 87~796 included oil shale reserves in the opening provisions, and substituted "petroleum, gas, oil shale and products thereof whenever" for "petroleum whenever" in cl. (2).

Subsec. (c). Pub. L. 87-599 added subsec. (c).

CONNECTIONS TO PIPELINE IN SOUTH BARROW GAS FIELD

Section 3 of Pub. L. 87-599 provided that: "The Federal agency or agencies in control of any pipeline between gas